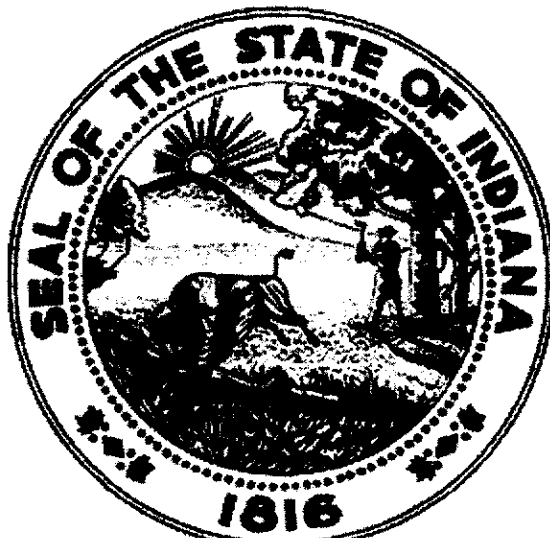




**UNITED STATES OF AMERICA**  
**CERTIFICATE OF OFFICE**  
**STATE OF INDIANA**

**I, Todd Rokita, Secretary of State of Indiana, DO HEREBY CERTIFY:**



*Cal Parker*

**Todd Rokita**  
**Indiana Secretary of State**

By: Jerry M. Stone  
Deputy

Effective May 1, 2003 all authentications from the Indiana Secretary of State will have an electronically printed seal.

---

**Exhibit B**

Six (6) Pgs.

# 200702565

Lori A. Porter, Recorder 5P  
Vermillion County, Indiana  
LAP Date 10/29/2007 Time 09:13:29  
FEE: 19.00  
IN 200702565 Page 1 of 5

The United States of America)

The state of Indiana )ss: Declaration as to Matters of Fact: domicile, allegiance, citizenship,  
The county of Vermillion ) Use of Public Money, In Sovereign Capacity Election of Remedy

I, Dennis Craig Bynum- a white Man and sui juris, of more than 64 years of age, and being of sound mind, make the following declaration based upon My own intention and will, knowledge, information and belief. Upon pains and penalties of perjury of the Laws of The State of Indiana only in Sovereign Territorial jurisdiction and venue, say I will state the truth on My Oath and do declare the following matters of fact as hereinafter "My" or "I".

1. I intend to appear only sui juris, a Sovereign white Man politically recognized as one of the Sovereignty by My fellow Sovereign white people. I have herein fully incorporated by reference a document duly witnessed, recorded and so Certified under the "full faith and credit" clause as "Affidavit: Proof of Identity, Allegiance, Domicile, and Claim of Sovereign Status on Soil of Indiana as Identification". Document No. 200701663 Dated July 16<sup>th</sup>, A.D. 2007;

2. I declare as one of the "one people" a matter of fact, My Spiritual Allegiance is to the one and Only True Almighty Ever-Living God-YHWH and that Supreme Being's only begotten Son: King Immanuel/YH-Shua. They are the source for true paramount authority of Law recognized by the "one people" in the Declaration of Independence A.D. 1776 as "the Laws of Nature and Nature's God", which I affirm, without waiver of Article 1, Sec. 8, Constitutionally limited grant of Powers, on relation to the Territory of the several States of The United States of America, A.D. 1791;

3. I do with particularity and specificity declare as a matter of fact that My domicile, only as a permanent home, is near One Freedom Place, Township 14, Range 9, Section 15, all within the soil, place, space and plane arising from the county of Vermillion, Indiana only in Sovereign capacity binding the State's election of remedy. Said State is only as one of the several States being duly incorporated A.D. 1816 into the "**more perfect union**" of The United States of America by political authority and Law of Article 5 of Our Constitution, duly Amended A.D. 1791, without the unlimited power in relation to the Territory and other Property belonging to the United States outlined in Article 4, Sec. 3;

4. I declare it is a matter of fact and do intend that My allegiance is only to the "**one people**" and Our duly constituted County and State Government in Sovereign capacity for the aforesaid State only as one of The United States of America as number 3 above;

5. I declare it is a matter of fact that I have no intention and do not dwell or reside nor freely give My allegiance either Spiritual or Political at any other time, place, space, plane or to any jurisdiction or illegitimate state, except as Numbers 1, 2, 3 and 4 above;

6. I have no memory of any body of facts sufficient to support or create, by operation of law, or other legal devise a presumption of dwelling or residence in any other state of affairs, jurisdiction or illegitimate state, except as Numbers 1, 2, 3, 4 and 5 above;

7. I declare as matter of fact that I am and intend always to be an Inhabitant of Indiana, and a Indianian by choice of Domicile only as one of the several States as in numbers 1, 2, 3 and 4 above and as that term "**Inhabitant**" is used Politically and Territorially in the Constitution for The United States of America, A.D. 1791, at Article 1, Sec 2, paragraph 2, and Article 1, Sec. 3, paragraph 3 as referred to in 3 above;

8. I explicitly rely upon "**There is no distinction between the people and the State**", meaning Sovereign, as pointed to in Penhallow vs. Doane's Administrators. 3 U.S. (Dall) 54 @ 93 A.D. 1795. Thus there is no distinction in the Use of the Sovereign's Public Money, Hereinafter "**Public Money**";

9. I declare as matter of fact that it is My Political intention expressed by My will to be Politically and Territorially recognized only in a State Citizenship in relation to Virginia by Birthright and Inheritance, and in relation to Indiana by choice of Domicile, and only in Sovereign capacity as in 1, 2, 3, 4 and 7 above; and thereof only as a "**Citizen**" recognized in the Constitution of The United States of America of A.D. 1791, at Article 1, Sec 2, paragraph 3, and Article 1, Sec. 3, paragraph 3 as referred to in 3 above. I do not waive the fifth Article of the Constitution as Amended A.D. 1791, in respect to Articles of Amendment, and thus do not politically or legally recognize or accept any citizenship based upon the purported 14<sup>th</sup> Amendment;

10. I declare as matter of fact that I do not intend to politically recognize nor give allegiance nor have any territorial relationship, including citizenship, to the purported political or proprietary state being called "**United States of America**" purportedly created June 25, 1948 while Congress was not in Session. Thereto, I do not waive as to the required legislative creation of law per Article 1, Sec. 7 of the Constitution of The United States of America of A.D. 1791;

11. I declare as matter of fact that said purported state "**United States of America**" as 10 above is foreign Spiritually, Politically and territorially without any one of "**The United States of America**" as the several States including Virginia and Indiana in Sovereign capacity of said "**The United States of America**";

///  
///

12. I offer and do intend to transact My affairs in Public Money, near My declared Domicile, and within the Territory of the Government acting only in Sovereign capacity, and using Public Money, thus binding this Government's election of remedy. To this Government acting only in Sovereign capacity and using Public Money exists My Political allegiance and to no other, as stated in Number 4 above;

13. I do intend that My election of remedy is always within the Common Law and the positive Law of the several States acting in Sovereign capacity, using the Sovereign's Public Money, including Indiana as one of The United States of America, as 1, 2, 3, 4, 7, 8, 9, 10 and 12 above;

14. I have observed Mark Edmund Wilmes and Curtis Gene Haase carefully read and witness this **"Declaration as to Matters of Fact: domicile, allegiance, citizenship, Use of Public Money, In Sovereign Capacity Election of Remedy"** at this place, and date.

15. Having herein declared My explicit intent and will with particularity and specificity, as to matters of fact, I in Sovereign capacity am not further required to say; and Further, I saith not. Done October 21 A.D. 2007.

*Dennis Craig Bynum, duly as above.*  
Dennis Craig Bynum, Declarant in Permanent Sovereign capacity as above, and  
Territorial to The United States of America only in Sovereign capacity.

The United States of America)  
The State of Indiana ) ss.      **Notary Public Acknowledgment**  
The County of Vermillion )

I, a Notary Public, certify that I know, or have satisfactory evidence that Dennis Craig Bynum is the man who appeared before me on relation to Indiana only in Sovereign Capacity, and acknowledges that he signed his **"Declaration as to Matters of Fact: domicile, allegiance, citizenship, Use of Public Money, In Sovereign Capacity Election of Remedy"** duly witnessed by two people each of whose Affidavit of Witness I have witnessed and are attached, and acknowledge it to be his free and voluntary act for the uses and purposes mentioned in the document. Done this 21 day of October A.D. 2007.

*Cheri J. Haase*  
Notary's Printed Name: Cheri J. Haase, Notary Public in and for The State of Indiana.  
My appointment expires: November 5, 2009; My county of Residence is Vermillion.

The United States of America)  
The State of Indiana ) ss.      **Affidavit of First Witness**  
The County of Vermillion )

I, Mark Edmund Wilmes, being of lawful age and sound mind, upon the Laws of perjury do depose and say, I aver to tell the truth as I know it to be and provide the following facts to the best of my knowledge and belief. Upon my personal knowledge, belief and understanding, I state the following to be true, correct and accurate and not misleading:

1. My name is Mark Edmund Wilmes and I live at or near Clinton, Indiana.

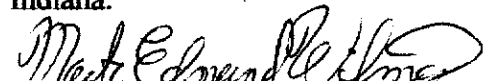
2. I have known the white man, Dennis Craig Bynum Hereinafter "**Dennis**", for approximately 7 years and 6 months.

3. That on this date of October 25<sup>th</sup> A.D.2007, I have personally read and examined a document styled, "**Declaration as to Matters of Fact: domicile, allegiance, citizenship, Use of Public Money, In Sovereign Capacity Election of Remedy**" Hereinafter "**Declaration**", of this date, for Dennis Craig Bynum and witnessed His signature thereto and for the purposes indicated state the following:

4. I believe that the matters of fact stated and declared within the foregoing Declaration to be true and correct to the best of My knowledge and understanding based on the conduct that I have observed by Dennis, and the conversations that Dennis and I have conducted together over said 7 years and 6 months.

5. On this date and place I have observed Curtis Gene Haase read and witness the aforesaid "**Declaration as to Matters of Fact: domicile, allegiance, citizenship, Use of Public Money, In Sovereign Capacity Election of Remedy**".

I declare, under penalty of perjury, pursuant to the Laws of The State of Indiana and the Laws of The United States of America, that the foregoing is true, correct, not misleading, and I believe accurate, based upon my current knowledge and belief. Freely executed by my hand on October 25<sup>th</sup> A.D. 2007, at or near Clinton, Indiana.



Mark Edmund Wilmes, First Witness;

The United States of America)

The State of Indiana ) ss

**Notary Public Acknowledgment**

The County of Vermillion )

Before me, the undersigned, a notary public, acting in and for said County and State, on this 21 day of October A.D. 2007, personally appeared and known to me by acceptable Identification to be the identical Man, Mark Edmund Wilmes, who executed the foregoing Affidavit of First Witness in relation to "**Declaration as to Matters of Fact: domicile, allegiance, citizenship, Use of Public Money, In Sovereign Capacity Election of Remedy**" and therein acknowledged to me his free and voluntary act.



Notary's Printed Name: Cheri J. Haase, Notary Public in and for the State of Indiana.

My appointment expires: November 5, 2009; My county of Residence is Vermillion.

The United States of America)

The State of Indiana ) ss. **Affidavit of Second Witness**

The County of Vermillion )

I, Curtis Gene Haase, being of lawful age and sound mind, do depose and say, I aver to tell the truth as I know it to be and provide the following facts to the best of my personal knowledge and belief. I state the following to be true, correct and accurate and not misleading:

1. My name is Curtis Gene Haase and I live at or near Clinton, Indiana.

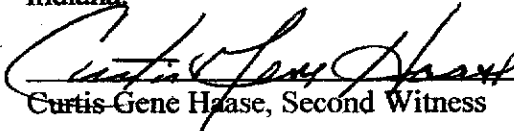
2. I have known the white man Dennis Craig Bynum, for approximately 7 years and 6 months.

3. That on this date of October 21 A.D.2007, I have personally read and examined a document styled, **“Declaration as to Matters of Fact: domicile, allegiance, citizenship, Use of Public Money, In Sovereign Capacity Election of Remedy”** Hereinafter **“Declaration”**, of this date, for Dennis Craig Bynum and witnessed His signature thereto and for the purposes indicated state the following:

4. I believe that the matters of fact stated and declared within the foregoing Declaration to be true and correct to the best of My knowledge and understanding based on the conduct that I have observed by Dennis, and the conversations that Dennis and I have conducted together over said 7 years and 6 months.

5. On this date and place I have observed Mark Edmund Wilmes read and witness the aforesaid **“Declaration as to Matters of Fact: domicile, allegiance, citizenship, Use of Public Money, In Sovereign Capacity Election of Remedy”**.

I declare, under penalty of perjury, pursuant to the Laws of The State of Indiana and the Laws of The United States of America, that the foregoing is true, correct, not misleading, and I believe accurate, based upon my current knowledge and belief. Freely executed by my hand on October 21 A.D. 2007, at or near Clinton, Indiana.

  
Curtis Gene Haase, Second Witness

The United States of America)  
The State of Indiana ) ss.      **Notary Public Acknowledgment**  
The County of Vermillion )

Before me, the undersigned, a notary public, acting in and for said County and State, on this 21 day of October, A.D. 2007, personally appeared and known to me by acceptable Identification to be the identical Man, Curtis Gene Haase, who executed the foregoing Affidavit of Second Witness in relation to **“Declaration as to Matters of Fact: domicile, allegiance, citizenship, Use of Public Money, In Sovereign Capacity Election of Remedy”** and therein acknowledged to me his free and voluntary act.

  
Notary's Printed Name: Cheri J. Haase, Notary Public in and for the State of Indiana.  
My appointment expires: November 5, 2009; My county of Residence is Vermillion.

I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law.

Without Prejudice only as above.